Case	No.	

Nixon & Vanderhye P.C. (12/97)

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I

is wa	fication of which (check attached hereto as filed on		as U.S. Application Serial No.		
	as filed as PCT Internatio	··· —	PCT/JP03 / 11216	on <u>02 Sept</u>	ember 2003
ına (ır ap	oplicable to U.S. or PCT a	application) was amended on			
mendm 37 C.F.R and have s claime Priority F	ent referred to above. I a 1. 1.56. I hereby claim for 2 also identified below and d or, if no priority is claim oreign Application(s):	acknowledge the duty to disclered to the contract of the contr	nt or inventor's certificate having a fili nis application:	he patentability of ication(s) for pate	f this application in accordance with nt or inventor's certificate listed below at of the application on which priority
	lon Number		Country		Day/Month/Year Filed
2002-258	0002		<u>Japan</u>		03 September 2002
_	claim the benefit under 3 ion Number	5 U.S.C. §119(e) of any Unite	ed States provisional application(s) li Date/Month/Year Filed	sted below.	
ubject n 12, I ac	natter of each of the clain knowledge the duty to dis	ns of this application is not dis	defined in 37 C.F.R. 1.56 which occ	he manner provid	ed by the first paragraph of 35 U.S.C.
	S./PCT Application(s): ion Serial No.	W-1	Day/Month/Year Filed		•
hereby rue; and apprison pplication (2201-47) ddress) herewith V. Faris, eonard	declare that all statement further that these statement, or both, under Sector or any patent issued the telephone number individually and collective and with the resulting part and statement of the telephone number and with the resulting part and with th	nents were made with the knotion 1001 of Title 18 of the Urnereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur R. Crawford, 25; ia, 22770; Mark E. Nusbaum, ne M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alan	owledge are true and that all statements and that such willful false statements and that such willfut NIXON & VANDERHYE P.C., 1100 I communications are to be directed this application and to transact all b 327; Larry S. Nixon, 25640; Robert A. 32348; Michael J. Keenan, 321.06; J. 32348; Michael J. Keenan, 321.06; J. 3206; J.	and the like so ma ul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 Bryan H. Davidsor 149; H. Warren E	s may jeopardize the validity of the 8- Floor, Arlington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer 30184; Robert n. 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne,
hereby rue; and apprison pplication (2201-47) ddress) herewith V. Faris, eonard	declare that all statement further that these statement, or both, under Secondor or any patent issued the properties of the statement of the s	nents were made with the knotion 1001 of Title 18 of the Urnereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur R. Crawford, 25; ia, 22770; Mark E. Nusbaum, ne M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alan	owledge are true and that all statements and the statements and that such willful false statements and the statements and the statements are to be directed to the supplication and to transact all be a this application and to transact all be 327; Larry S. Nixon, 25640; Bobert A. 32348; Michael J. Keenan, 32106; J. Nelson, 30481; John R. Lastova, 33	and the like so ma ul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 Bryan H. Davidsor 149; H. Warren E	pending, abandoned remation and belief are believed to be de are punishable by fine or smay jeopardize the validity of the 8- Floor, Arlington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert 1, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663;
hereby rue; and mprison application (2201-47 address) herewith V. Faris, eonard	declare that all statement further that these statement, or both, under Secon or any patent issued the statement of the state	nents were made with the knotion 1001 of Title 18 of the Universe. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur H. Crawford, 25, 12, 2270; Mark E. Nusbaum, ne M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alange S. Gill, 37334.	owledge are true and that all statements a owledge that willful false statements a nited States Code and that such willful t NIXON & VANDERHYE P.C., 1100 I communications are to be directed to this application and to transact all be 327; Larry S. Nixon, 25640; Robert A. 32348; Michael J. Keenan, 32106; J. Nelson, 30481; John R. Lastova, 33 M. Kagen, 36178; William J. Griffin,	and the like so maul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 3ryan H. Davidsor 1149; H. Warren E 31260; Robert A.	pending, abandoned remation and belief are believed to be de are punishable by fine or s may jeopardize the validity of the8- Floor, Artington, VA, ring attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert n, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663;
hereby rue; and apprison pplication (2201-47) ddress) herewith V. Faris, eonard	declare that all statement further that these statement, or both, under Secondor any patent issued the properties of the statement of the stat	nents were made with the knotion 1001 of Title 18 of the Unereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur R. Crawford, 25; ala, 22270; Mark E. Nusbaum, ala, 22270; Mark E. Nusbaum, Byers, 33363; Jeffry H. Scott Davidson, 33489; Alang S. Gill, 37334.	owledge are true and that all statements a owledge that willful false statements a nited States Code and that such willful t NIXON & VANDERHYE P.C., 1100 I communications are to be directed to this application and to transact all be 327; Larry S. Nixon, 25640; Robert A. 32348; Michael J. Keenan, 32106; J. Nelson, 30481; John R. Lastova, 33 M. Kagen, 36178; William J. Griffin,	and the like so maul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 Bryan H. Davidsor 31260; Robert A.  Dat  EEITOH  (last) y) Japan	pending, abandoned remation and belief are believed to be de are punishable by fine or s may jeopardize the validity of the 8- Floor, Artington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert n, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663; te:
hereby ue; and nprison pplication 2201-47 ddress) nerewith //. Faris, eonard 2205; M	declare that all statement further that these statement, or both, under Sector or any patent issued that the telephone number individually and collective and with the resulting particular of the telephone of the telephone of the telephone of the telephone number individually and collective and with the resulting particular of the telephone of t	nents were made with the knotion 1001 of Title 18 of the Universe. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur R. Crawford, 25; al., 22770; Mark E. Nusbaum, ne M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alandry S. Gill, 37334.  Hiromitsu  (first)  Full-shi, Shizuoka  c/o POLYPLASTICS CO., 416-8533	owledge are true and that all statements a owledge that willful false statements a nited States Code and that such willful t NIXON & VANDERHYE P.C., 1100 I communications are to be directed this application and to transact all be 327; Larry S. Nixon, 25640; Robert A. 32348; Michael J. Keenan, 32106; J. Nelson, 30481; John R. Lastova, 33 M. Kagen, 36178; William J. Griffin, M. Seitol	and the like so maul false statements North Glebe Rd ed), and the follow usiness in the Pat . Vanderhye, 270 Bryan H. Davidsor 1149; H. Warren E 31260; Robert A.  Dat  EITOH  (last) y) Japan Izuoka, Japan	pending, abandoned remation and belief are believed to be de are punishable by fine or so may jeopardize the validity of the same tent and Trademark Office connected 76; James T. Hosmer 30184; Robert 1, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663; te:  January 7, 200, Japan (citizenship)
pplicate hereby ue; and hprison pplicatic 2201-47 ddress) herewith Faris, eonard	declare that all statement further that these statement, or both, under Sector or any patent issued the properties of the statement of the sta	nents were made with the knotion 1001 of Title 18 of the Unereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur H. Crawford, 25; a., 22770; Mark E. Nusbaum, ne M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alang S. Gill, 37334.	owledge are true and that all statements and the statements and that such willful false statements and the states Code and that such willfut NIXON & VANDERHYE P.C., 1100 I communications are to be directed to this application and to transact all be 327; Larry S. Nixon, 25640; Bobert A. 32348; Michael J. Keenan, 321.06; J. Nelson, 30481; John R. Lastova, 33 M. Kagen, 36178; William J. Griffin, M. Kagen, 36178; William J. Griffin, State/Country LTD. 973, Miyajima, Fuji-shi, Sh	and the like so maul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 Bryan H. Davidsor B149; H. Warren E 31260; Robert A.  Dat BEITOH (last) y) Japan izuoka, Japan	rmation and belief are believed to be de are punishable by fine or s may jeopardize the validity of the 8- Floor, Arlington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert n, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663; te:  January 17, 200, Japan  (citizenship)
hereby ue; and nprison pplication 2201-47 ddress) nerewith V. Faris, eonard 2205; M	declare that all statement further that these statement, or both, under Sector or any patent issued that the telephone number individually and collective and with the resulting particular of the telephone of the telephone of the telephone of the telephone number individually and collective and with the resulting particular of the telephone of t	nents were made with the knotion 1001 of Title 18 of the Unereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur H. Crawford, 25; a., 22770; Mark E. Nusbaum, a. M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alange S. Gill, 37334.    Wiremitau Hiromitsu (first)	owledge are true and that all statements a by by b	and the like so maul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 Bryan H. Davidsor 1149; H. Warren E 31260; Robert A.  Dat  EITOH (last) y) Japan izuoka, Japan  Dat MIWA	pending, abandoned remation and belief are believed to be de are punishable by fine or s may jeopardize the validity of the 8- Floor, Arlington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert n, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663; te:    January 17, 200, Japan (citizenship)
hereby ue; and nprison pplicatic 2201-47 ddress) herewith /. Faris, eonard 2205; M	declare that all statement further that these statement, or both, under Sector or any patent issued the properties of the statement of the sta	nents were made with the knotion 1001 of Title 18 of the Unereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur H. Crawford, 25; a., 22770; Mark E. Nusbaum, ne M. Byers, 33363; Jeffry H. Scott Davidson, 33489; Alang S. Gill, 37334.	owledge are true and that all statements and the statements and that such willful false statements and the states Code and that such willfut NIXON & VANDERHYE P.C., 1100 I communications are to be directed to this application and to transact all be 327; Larry S. Nixon, 25640; Bobert A. 32348; Michael J. Keenan, 321.06; J. Nelson, 30481; John R. Lastova, 33 M. Kagen, 36178; William J. Griffin, M. Kagen, 36178; William J. Griffin, State/Country LTD. 973, Miyajima, Fuji-shi, Sh	and the like so maul false statements North Glebe Rd ed), and the follow usiness in the Pat Vanderhye, 270 Saryan H. Davidsor 31260; Robert A.  Dat  EITOH  (last) y) Japan izuoka, Japan  (last) (last)	rmation and belief are believed to be de are punishable by fine or s may jeopardize the validity of the 8- Floor, Arlington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert n, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663; te:  January 17, 200, Japan  (citizenship)
hereby ue; and nprison pplicatic 2201-47 ddress) herewith /. Faris, eonard 2205; M	declare that all statement further that these statement, or both, under Sector or any patent issued the properties of the statement of the sta	nents were made with the knotion 1001 of Title 18 of the Unereon. And I hereby appoint (703) 816-4000 (to whom allely my attorneys to prosecute atent: Arthur H. Crawford, 25; a., 22770; Mark E. Nusbaum, P. Scott Davidson, 33489; Alange S. Gill, 37334.	owledge are true and that all statements and the states code and that such willfut the NIXON & VANDERHYE P.C., 1100 I communications are to be directed the this application and to transact all be at this application and to transact all be 327; Larry S. Nixon, 25640; Bobert A. 32348; Michael J. Keenan, 32106; J. Nelson, 30481; John R. Lastova, 33 M. Kagen, 36178; William J. Griffin, MI (state/country LTD. 973, Miyajima, Fuji-shi, Shimal MI)	and the like so may large statements of North Glebe Rd ed), and the follow usiness in the Pat. Vanderhye, 270 Sayan H. Davidsor 31260; Robert A.  Date of SelTOH (last)  (last)  y) Japan  (last)  y) Japan  (last)  y) Japan	pending, abandoned remation and belief are believed to be de are punishable by fine or s may jeopardize the validity of the 8- Floor, Arlington, VA ving attorneys thereof (of the same tent and Trademark Office connected 76; James T. Hosmer, 30184; Robert n, 30251; Stanley C. Spooner, 27393; Burnam, Jr. 29366; Thomas E. Byrne, Molan, 29834; B. J. Sadoff, 36663; te:    January 17, 200, Japan (citizenship)

268050